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Attorney Docket No. ICR-14519/08

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**  
**TRADEMARK TRIAL AND APPEAL BOARD**

Applicant: ICR Services, Inc.

Serial No.: 76/340,630

Filed: November 21, 2001

Mark: ICR

06-20-2003  
U.S. Patent & TMO/TM Mail Rcpt Dt. #22

Law Office 105

Trademark Attorney:  
Idi Aisha Clarke

**AMENDMENT**

Commissioner for Trademarks  
2900 Crystal Drive  
Arlington, VA 22202-3513

Dear Sir:

In response to the Office Action mailed August 30, 2002, please amend the application as follows:

**IN THE SPECIFICATION:**

Please delete the identification of goods and recitation of services as filed and insert the following new recitation and description:

Automobile parts, namely, vehicle back-up or reverse warning sensors, in International Class 9.

Financial services in the nature of credit report analysis, credit counseling, credit reestablishment and acquisition services; Telephone calling card services; Debit card services; and Telecommunication air-time brokerage services, in International Class 36.

Telecommunications services, namely, telephone communication services, Internet services, namely, providing multiple-user access to global computer information network, personal communication services, multi-media conference services, namely, network conferencing services, wireless digital messaging services, networking, namely, providing telecommunications connections to a global

computer network and telecommunications gateway services, in International Class 38.

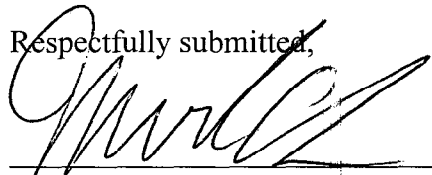
**REMARKS**

This amendment, rather than a brief, was submitted based upon Applicant's inquiry with the TTAB. The only outstanding issue in the present application concerns the description of the goods and services. In the office action (email), transmitted April 8, 2003, the Examining Attorney indicated that the goods identified in Class 12 should be in Class 09. The Examining Attorney also objected to the inclusion of the wording "financial consulting services ..." in the recitation of services.

The present amendment properly reclassifies the goods from Class 12 to Class 09 and deletes the recitation of "financial consulting services ...". Therefore, in view of above amendments and remarks, Applicant submits that the application is now in proper form for allowance and publication. Such action is respectfully requested.

The Commissioner is authorized to charge any fee or credit in the overpayment in connection with this communication to our Deposit Account No. 07-1180.

Respectfully submitted,



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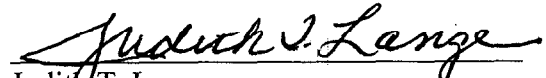
Dated: 6/20/2003

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**CERTIFICATE of EXPRESS MAILING**

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail #EV 063825021 US in an envelope addressed to: Commissioner for Trademarks, 2900 Crystal Drive, Arlington, VA 22202-3513, on June 20, 2003.

  
Judith T. Lange